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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/737,219	12/16/2003	David Elie-Dit-Cosaque	139156USNP	7696
24587 ALCATEL US	7590 07/05/2007	EXAMINER		
INTELLECTUAL PROPERTY DEPARTMENT 3400 W. PLANO PARKWAY, MS LEGL2 PLANO, TX 75075			SHAH, CHIRAG G	
			ART UNIT	PAPER NUMBER
121110, 1117	5075		2616	
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	•		07/05/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)				
Office Action Summany	10/737,219	ELIE-DIT-COSAQUE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Chirag G. Shah	2616				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period was pailure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 16 De	ecember 2003.					
, <u> </u>	action is non-final.					
3) Since this application is in condition for allowar						
closed in accordance with the practice under E	•					
Disposition of Claims						
4)⊠ Claim(s) <u>1-20</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) 1-20 is/are rejected.	•					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	jected to. See 37 CFR 1.121(d).				
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents						
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P					
Paper No(s)/Mail Date	6)  Other:	(r.p				

Art Unit: 2616

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-20 rejected under 35 U.S.C. 102(e) as being anticipated by Benedetto et al (US 2005/0259597), hereinafter Benedetto.

Regarding claims 1 and 11, Benedetto discloses in fig. 2 of a method and a provider edge bridge [bridge/switches exchange bridge protocol data units (BPDU), see paragraph 0028, 0056 and 0092 and fig.2] for communication between two or more customer local area network (LAN) segments [plurality of LANs 202-214, see fig. 2] through a provider network [meshed computer network 200, see fig. 2], with each customer LAN segment including a customer edge bridge [switch 218-227, see fig. 2], and where the provider network [meshed computer network 200, see fig. 2], has one or more provider edge bridges [i.e., switch 218, see fig 2] coupled to the customer edge bridges [see figs. 2 and 7], comprising the steps of:

in the provider edge bridges [i.e., switch 227, see fig 2] coupled to a customer LAN segment [i.e., LAN segment 214, see fig. 2]:

Art Unit: 2616

receiving topology change notifications (TCNs) from the customer network [see paragraph 0092, switch 227 detects a change in active topology and generates an BPDU having a TCN];

in response to receiving a TCN, monitoring end host addresses in data units received from the customer network for a predetermined time period [in response to receiving a TCN, the switch monitors for BPDU TCN on each address port and the TCN-PDU is transmitted with an aging time set to a predetermined time of fifteen seconds, paragraph 0019, 0092 and 0113];

flushing an address memory file associating end host addresses with ports of the provider edge bridge in response to detecting an end host address indicating that a topology change has occurred in one or more of the customer LAN segments affecting paths of data units through the provider network [upon the expiration of the predefined default time of 15 seconds, the memory database containing topology change message is quickly discarded/flushed, see paragraph 0019].

Regarding claims 8 and 18, Benedetto discloses in fig. 2 a method and a communication between two or more customer local area network (LAN) segments [plurality of LANs 202-214, see fig. 2] through a provider network [meshed computer network 200, see fig. 2], with each customer LAN segment including a customer edge bridge [switch 218-227, see fig. 2], and where the provider network [meshed computer network 200, see fig. 2], has one or more provider edge bridges [i.e., switch 218, see fig 2] coupled to the customer edge bridges [see figs. 2 and 7], comprising the steps of:

Art Unit: 2616

in each edge bridge [i.e., switch 227, see fig 2] of a LAN segment [i.e., LAN segment 214, see fig. 2]:having a multi-homed connection to the provider network [see fig. 2]:

flagging topology change notifications (TCNs) which relate to topology changes affecting paths of data units through the provider network [see col. 0019, where TCN-PDU is set with a flag]; and

in each of the provider edge bridges [switches 218-227] coupled to a customer LAN segment [plurality of LANs 202-214, see fig. 2]:

receiving topology change notifications (TCNs) from the customer network [see paragraph 0019];

in response to receiving a flagged TCN, flushing an address memory file associating end host addresses with ports of the provider edge bridge [upon the expiration of the predefined default time of 15 seconds, the memory database containing topology change message is quickly discarded/flushed, see paragraph 0019]; and

in response to receiving an unflagged TCN, passing the TCN without flushing an address memory file [see paragraph 0108, if the root of spanning tree instance in the region is notified or otherwise detects a topology change, it preferably generates and sends a conventional, untagged TCN, which is passed without flushing].

Regarding claims 2 and 12, Benedetto suggests in paragraph 0019 wherein said flushing step comprises the step of flushing the address memory file [filtering database, see fig. 0019] if the end host address of a data unit received in the predetermined time period [default time, see fig. 0019] is in conflict with information in the memory address file [to prevent bridges from

Art Unit: 2616

distributing messages based upon incorrect address information, bridges quickly age-out and discard the "old" information in their filtering databases].

Regarding claims 3 and 13, Benedetto suggests in paragraph 0019 wherein said flushing step comprises the step of flushing the address memory file [filtering database, see fig. 0019] if a predetermined number of end host addresses of data units received in the predetermined time period is not found in the address memory file [to prevent bridges from distributing messages based upon incorrect address information, bridges quickly age-out and discard the "old" information in their filtering databases].

Regarding claims 4 and 14, Benedetto suggests in paragraph 0019 wherein said flushing step comprises the step of flushing the address memory file [filtering database, see fig. 0019] if the end host address of a data unit received in the predetermined time period is not found in the address memory file [to prevent bridges from distributing messages based upon incorrect address information, bridges quickly age-out and discard the "old" information in their filtering databases] and if the end host address is found an address memory file [filtering database, see fig. 0019] of another bridge in the provider network.

Regarding claims 5 and 15, Benedetto suggests in paragraph 0019 further comprising the step of storing a list of end host addresses that are received during the predetermined time period and are not found in the address memory file [filtering database, see fig. 0019].

Art Unit: 2616

Regarding claims 6 and 16, Benedetto discloses in paragraphs 0031, 0053, and 0059 wherein said end host address are media access control (MAC) addresses.

Regarding claims 7 and 17, Benedetto discloses in paragraphs 0007, 0012, 0018, 0024, and 0037 wherein the data units are frames.

Regarding claim 9, Benedetto discloses in paragraph 0019 wherein said flagging step comprises the step of flagging TCNs which relate to a blocked path coupled to the edge bridge.

Regarding claim 10, Benedetto discloses in paragraph 0019 wherein said flagging step comprises the step of flagging TCNs generated locally the edge bridge.

Regarding claim 19, Benedetto discloses in paragraph 0019 wherein said customer edge bridges of a LAN segment having a multi-homed connection flag TCNs which relate to a blocked path coupled to the edge bridge.

Regarding claim 20, Benedetto discloses in paragraph 0019 wherein said customer edge bridges of a LAN segment having a multi-homed connection flag TCNs generated locally the customer edge bridge

Art Unit: 2616

Conclusion

Page 7

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chirag G. Shah whose telephone number is 571-272-3144. The

examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Wellington Chin can be reached on 571-272-3134. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

cos

June 25, 2007

CHIRAG G. SHAH
PRIMARY PATENT EXAMINER

Chirag G. Shah

Primary Examiner, 2616